United States Patent and Tradem	2 3 UCI 2001 Decl/1
ACTION DUE	Reply To Missery Tunt United States Patent and Traderio De Apply 12 14/24/62
U.S. APPLICATION NO	FIRST NAMED WILE ANT PLACE TO DOPT V AND CHARLES NO
09/857008	HERSCOVICI S J ST98046 US P
DUE DATE	9/24/01 To PATIONAL APPLICATION NO
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AVENTIS PHARMACEKTT CALBYNC. PATENTS DEPARTMENT.	101/11/35/02535
ROUTE 202-206, P. A BOX 6800	RIORITY DATE
BRIDGEWATER, NJ 08807 0800	02 DEC 99 03 DEC 98
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CORRECTED COPYC S W.	DATE MAILED 24 JUL 2007
	UIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED
	TED/ELECTED OFFICE (DO/EO/US)
	e applicant or the IB to the United States Patent and Trademark 1.494) an Elected Office (37 CFR 1.495):
office as $\frac{1}{2}$ U.S. Basic National Fee.	Indication of Small Entity Status.
$c_{\mathbf{x}}$: Copy of the international application.	Translation of the international application into English.
A Oath or Declaration of inventors(s).	Translation of Article 19 amendments into English.
Copy of Article 19 amendments.	Uther: ib 331, isa/210-references, pre'll, amendment, invento's infol, dna di
Priority Document 2	sequence listing and statement
The International Preliminary Examina	ation Report in English and its Annexes, if any.
Translation of Annexes to the Internati	ional Preliminary Examination Report into English.
Applicant has requested early processing und ne indicated items in paragraph 3 below. The Basi rior to 20 or 30 months from the priority date to a U.S. Basic National Fee.	ter 35 U.S.C. 371(f) but has not filed the following indicated items and/or ic National Fee and the copy of the international application must be filed world abandonment. [7] Copy of the international application.
cceptance under 35 U.S.C. 371:	the period set forth below in order to complete the requirements for
a. Translation of the application into E	inglish. A processing fee will be required if submitted
Translation	ve for the reasons indicated on the attached Notice of Defective
b. Processing fee for providing the tran	nslation of the application and/or the Armexes later than the
appropriate 20 or 30 months from	n the priority date (37 CFR 1.492(f)). , in compliance with 37 CFR 1.497(a) and (b), properly identifying
c. Oath or declaration of the inventors	International application number and international filing date). A
surcharge will be required if subr	mitted later than the appropriate 20 or 30 months from the priority
The current oath or declaration declaratio	oes not comply with 37 CFR 1.497(a) and (b) for the reasons
d. Surcharge for providing the oath or	declaration later than the appropriate 20 or 30 months from the
priority date (37 CFR 1.492(e)). Additional claim fees of \$ as a [large entity small entity, including any required multiple dependent
Applicant enter the	additional claim fees or cancel the additional claims for which fees are
ue (37 CFR 1.492(g)). See attached PTO-875.	
ue (37 CFR 1.492(g)). See attached PTO-875.	uence listing pursuant to 37 CFR 1 821) 825. See attached

The time period set above may be extended by filling a petition and fee for extension of time under the provisions of an CFR 1.136(a).

6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the

A copy of this notice MUST be returned with this response.

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